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16-cv-2946-RS-JCS

1	UNITED STATES DISTRICT COURT		
2	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION		
3			
4	FABIO PETROLINO, et al.,	Case No. 16-cv-2946-RS-JCS	
5	Plaintiffs,	JOINT STIPULATION TO CONTINUE THE TRIAL DATE AND AMEND CASE MANAGEMENT SCHEDULING ORDER	
6	V.		
7	CITY AND COUNTY OF SAN FRANCISCO, et al.		
8	Defendants.	Judge: Hon. Richard Seeborg	
9 10		Current Trial Date: February 26, 2018 Proposed New Trial Date: March 19, 2018	
11	JOINT STIPULATION		
12	The Parties to the above-captioned action, through their respective counsel of		
13	record, hereby stipulate and agree to amend the Case Management Scheduling Order		
14	issued in this case as follows:		
15	WHEREAS, the Court entered a Case Management Scheduling Order in the above		
16	entitled matter on September 16, 2016;		
17	WHEREAS, the Parties have diligently conducted discovery, including extensive		
18	oral and written discovery of at least fifteen oral depositions and thousands of produced		
19	documents, in order to prepare their cases and mutually understand the legal and factual		
20	issues in the case;		
21	WHEREAS, the Parties intend to engage in private mediation on October 16, 2017		
22	WHEREAS, preparation for mediation will require substantial time and resources,		
23	thereby diverting attention and preparation from upcoming expert discovery deadlines;		
24	WHEREAS, the Parties have agreed and request that this Court modify the Case		
25	Management Scheduling Order to continue the initial expert disclosure deadline from		
26	October 13, 2017 to October 20, 2017, the non-expert discovery deadline from October 20		
27	2017 to October 27, 2017, and the current tria	al date from February 26, 2018 to March 19,	
28			

JOINT STIPULATION TO MODIFY CASE MANAGEMENT SCHEDULING ORDER

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1	2018, as set forth in the accompanying Proposed Revised Case Management Scheduling	
2	Order.	
3	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.	
4	BREMER WHYTE BROWN & O'MEARA, LLP	XAVIER BECERRA
5		Attorney General of California
6		JOHN P. DEVINE
7	/s/ Boyd C. Johnson ¹	Supervising Deputy Attorney General
8	RACHEL A. MIHAI BOYD C. JOHNSON	/s/ Rosailda Perez
9	Attorneys for Defendants City and County	
10	of San Francisco, Eve Zeff, Andrew Martinez, Kevin O'Shea, Michael Mohn,	MICAH C. E. OSGOOD
11	and Rudy Zamora	ROSAILDA PEREZ
12		Deputy Attorney General Attorneys for Defendant Off. D. Mitchell
		Attorneys for Defendant Off. D. Mitchett
13	CITY ATTORNEY OF THE CITY AND COUNTY OF SAN FRANCISCO	
14 15	/s/ Mark D. Lipton	ROSEN BIEN GALVAN & GRUNFELD
16		
17	Attorney for Defendants City and County of San Francisco, Eve Zeff, Andrew	/s/ Benjamin Bien-Kahn
	Martinez, Kevin O'Shea, Michael Mohn, and Rudy Zamora	ERNEST GALVAN
18		JEFFREY L. BORNSTEIN
19	GORDON & REES	BENJAMIN BIEN-KAHN
20		CHRISTOPHER D. HU
21	/s/ Kathleen M. Rhoads	Attorneys for Plaintiffs
22	KATHLEEN M. RHOADS	
23	Attorneys for Defendants Nick Crispino, Laruen Erickson, Mary Lefevre and HealthRight 360	
24		
25		
26	¹ I, Boyd C. Johnson, certify that I have the con	ncurrence of Mark D. Lipton. Benjamin
27	Bien-Kahn, Rosailda Perez, and Kathleen M. Rhoads in the filing of this joint stipulation	
28	/s/ Boyd C. Johnson	

16-cv-2946-RS-JCS JOINT STIPULATION TO MODIFY CASE MANAGEMENT SCHEDULING ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

The initial expert disclosure deadline in this matter will be continued from October 13, 2017 to October 20, 2017. The non-expert discovery deadline in this matter will be continued from October 20, 2017 to October 27, 2017. The trial date in this matter will be continued from February 26, 2018 to March 19, 2018.

DATE: 10/6/17

RICHARD SEEBORG United States District Judge